

THE YEAR OUR LORD ONE THOUSANT
THREE HUNDRED AND FORTY-THREE,
I, J. C. T. more fully to protect the colored in-
habitants of Maine.

Whereas, by the constitution of the United States, it is the right, in no way to be interfered with by the system of slavery existing in any of the States in this Union, that every individual be free, and that every individual be free and equal, and be endowed with the same rights of life, liberty, and the pursuit of happiness, and whereas it is most desirable to carry out in practice, those fundamental principles of the constitution, the more the Government of this State.

Be it enacted by the Senate and House of Representatives in Legislature assembled,
That

Section 1. That from and after the passage of this act, it shall be the duty of every justice of the peace, or any judicial officer, to see that the peace, any coroner, sheriff,

person who may have escaped from

of the peace, for the arrest of any
negative slave, shall be utterly null and
no judicial officer or justice of the
shall issue such precept, and any
officer who shall undertake to

any judicial court or district court, in any district where such offence is committed, and if convicted thereon he fined in a sum not less than two hundred, and not exceeding five hundred dollars.

Sec. 7 No jail in this State shall be used under any pretence, to confine any fugitive slave, as such, or any person who has been held in slavery, for that cause. And any sheriff or deputy jailer who shall receive or detain any fugitive slave for the reason aforesaid, or any person escaping from the same, for that cause, shall forthwith be indicted at the next session of the court in which he holds office, and shall be subject to indictment by the grand jury of the county in which he holds office, and shall be liable to suit by the supreme judicial court, or district court of the district where the offence is committed, and on conviction shall be fined in a sum

Sec. 5. Hereafter the use of the jail in
me, shall not be granted to the United
for the purpose of confining any fugitive
person escaping from slavery, who
acted for that cause.

The Latimer Delegate,

The hearer of the great Latimer
Congress, Mr. Pierce, while at
gton, lodged at Mrs. McDaniel's.

was introduced on the floor of the House by one of the gentlemen, I believe Brannell. It is not credible but they were all informed of the indignity which both the delegate and the messenger introduced him were subjected to when they were both told by the speaker that Mr. Pierce could not be seated again upon the floor, because he was the hearer of that petition! Let

any of these gentlemen ever said a
show that they felt the insult as
men of Massachusetts should feel it. T
ere no taints in spinnels. And yet
ople of Massachusetts are called a
tain to entrust the honor of our old C
nwealth to such keepers, and they
ed by unprincipled party presses
ch men will do all that Liberty requir
[Emancipator.]

We believe in the largest liberty compatible with the existence of slavery. We believe in doing equal and exact justice to all men, except where slavery requires us to do injustice. We believe that no monopoly is just except the great Southern monopoly of blood and bones of human beings. We believe in state sovereignty, even when it conflicts with the claims of slavery.

We believe in the strict construction of the federal constitution, except where such construction is required to secure the usurpation of slavery. In a word, we believe that the slaveholder is of right and in fact the lord paramount of this country, that his interest is above all laws and constitutions, and that he ought all to be the obedient servants of his will, Amen and Amen.—[Philanthropist, &c.]

Slaveholding Domination.
The Lowell Journal makes the following
charges, and adds remarks below.

MINISTERS.

Edward Everett, of Massachusetts, England
Charles S. Todd, Kentucky, Russia
Henry Wheaton, Rhode Island, Prussia
Daniel Jewett, Maryland, Austria
Neddy Thompson, South Carolina, Mexico

CHARGES D'AFFAIRES.	
Mr. Hughes, of Ala.	Neither.
Mr. W. Hubbard, Ala.	Belgium.
Mr. W. Lay, N. Y.	Spain.
Mr. W. Irwin, Penn.	Denmark.
Mr. W. Blackford, Va.	New G.
Mr. A. Hull, Tenn.	Venezuela.
Mr. S. Pendleton, Va.	Chili.
Mr. C. Peckett, Va.	Peru.
Mr. E. E. Ky.	Texas.
	Two S.

There are four ministers and two clergymen in the free States, which have three fifths of the population, and five sixths of the slave population, and three fifths of the commerce and intercourse and business, and three fifths of the taxes and ten charges from the slave States, and only two-fifths of the population. One sixth of the interest involved in our foreign relations. The writer further says: "The

of \$100,000, to build a dry dock at the Navy Yard at Pensacola. This is another of these schemes by which the slave holders endeavor to retain in their hands a large portion of the public patronage. Since the commencement of the Government, nearly two-thirds of the whole naval expenditure has been expended

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Those banks having failed, it seems the Legislature consider 15 cents of good quite as available as thirty cents in bank notes.

of this Congress, and that he will be supported by a majority of the people of the North-provinces.

The Senate concurred, 22 to 10.

from a lot of ore discovered by him in Jackson, N. H. The compact tin ore of this mine yields 73 per cent. of pure tin.

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